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NORTHERN DISTRICT
OF GEORGIA

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

2019 MAR 28 AM 11:12

M. REGINA THOMAS

Anise Meyer
DEPUTY CLERK

IN RE:)	CHAPTER 7
)	
CASSANDRA JOHNSON-LANDRY)	CASE NO: 18-55697-LRC
(DEBITOR))	
)	
)	
)	

OBJECTION TO THE CHAPTER 13 TRUSTEE'S DENIAL FOR CONVERSION

COME NOW CASSANDRA JOHNSON-LANDRY, PRO-SE(CREDITOR), filing her response to the Trustee's Denial for reconversion to Chapter 13, revealing views and statements which are discriminatory, bias and personal as it pertains to the Chapter 13 Trustee.

1.

Creditor filed Chapter 13 on April 3, 2018. The Debtor later converted to Chapter 7 on September 14, 2018 resulting in the discharge of the assigned Chapter 13 Trustee. Debtor converted due to additional amount of money required by the court monthly, while knowing there was excessive fraud of various types on both personal and commercial properties. The Debtor's plan was not confirmed due to the assigned Chapter 13 Trustee and the current Chapter 7 Trustee not performing required duties

2.

In fact there was not concern regarding the Debtor's under Chapter 13, assuming they did not have a clear understating of the Bankruptcy Process and Statutes. Given the Bankruptcy court is PRIVATE INSTITUTION funding under FEDERAL guidelines/policies and Procedures without appropriate judicial oversight, why should there not be any effort to assist Petitioners.

3.

to providing intentional excuses regarding Debtor's to assist in the facilitation of exploiting both Debtor and Co-Debtor based on their financial status and race. The non-confirmation Chapter 13 Trustee plan was deliberately orchestrated for financial gain. The Chapter 13 Trustee intentions of assisting the Debtor and Co-debtor with Debt Relief and with the investigation of fraud did was not the intentions of their "mission of protecting the. The goal was to UNLAWFULLY acquire EVERY valuable assets owned by both Debtor and Co-Debtor and to protect the dirty hands of colleagues.

2.

Due to the newly assigned Chapter 7 Trustee not lawfully performing required duties to include the investigation of various fraud, filing required adversarial actions against creditors when needed and or required, the Trustee was given COMPLETE control of the Debtor estate by the presiding Judge and was allowed engage in any and all behaviors which were unethical. The Chapter 7 Trustee's focus was to steal and liquidate the Debtors Commercial Properties, Retirement and participating in the engagement of obvious negotiations without the consent and or knowledge of Debtor, The Debtor requested to convert back to Chapter 13 on February 14, 2019. The Debtor did not claim she had the right to convert under 11 U.S.C. Section 706(a). The Debtor utilized such statutes to support her request. Such tone used by the Chapter 13 Trustee regarding the above statement appeared emotionally bias towards the Debtor.

3.

“Bad Faith” is a utilized in the context of others who may display or practice deceptive tactics, not fulfilling stated obligations such as debts or contractual affairs. The Chapter 13 Trustee utilized this term to a support her personal decision. No lawful decision should be finalized based on both subjective and skewed opinions and views. Given the Debtor previously exposed both Trustees, Chapter 13 and 7 unethical and conflictual dealings, regarding the asset of the Debtor and Co-Debtor, the denial is unjust and retaliatory. The exposure of hidden agenda which rarely are challenged by FEW Petitioner is rarely seen in a physical judicial venue.

4.

As cited by the Legal Counsel, Mandy Campbell Esq, for the Chapter 13 Trustee, Melissa Davey under the United States Bankruptcy Court of the Northern District, ”There is a split in authority as to either the court has discretion under the 11 U.S.C Section 706. Subjectively, the meaning clearly defines there is a level of subjectivity. Furthermore, referencing the Eleventh Circuit having not controlling authority to reconvert?

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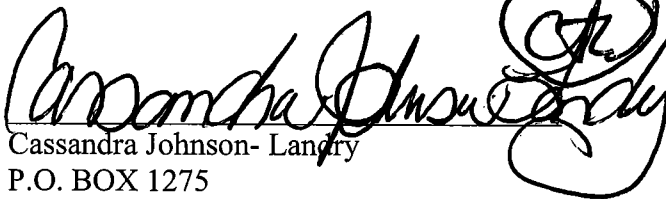
The Petitioner did file a “FRAUD STATEMENT”, on January 15, 2019. According to paragraph 7 of the Trustee 13 Objection, clear assumption and subjective statement were made such as,” the Petitioner believed, “SHE IS NOT SUBJECT”, to the laws of the land is a “Free Inhabitant”. From the Petitioner’s view such references are racially bias and discriminatory. The purpose of Law and Order is to maintain a fair and judicial infrastructure of all persons. Referencing the” Articles of Confederation” is NOT appropriate. The Government did not grant free inhabitants

all privileges and immunities to free citizens in several states. I would suggest additional knowledge be explored, prior to using such statements.

6.

There is no, "MOVEMENT" by the Petitioner. It is a individuals CHOICE and RIGHT to exercise all appropriate actions on the United States Constitution as there are several versions of the United States Constitution, I am presuming the referenced "MOVEMENT" must pertain to the those within a judicial system to NOT protect fair and equal treatment to person of color and or other individuals who are viewed as not meeting, a CERTAIN STATUS OR STANDARD". This allows for illegal and unethical processes resulting in the illegally taking of individual's assets and more. In other words. Of course the Petitioner, will NEVER be seen as being in "GOOD FAITH" as long as Judicial Officials assume there are can be taken illegally. Terms such as "Sovereign Movement" and "Intelligent ^{deals}" are ~~clearly~~ used to describe the Petitioner's Character and creates a premise for defamation.

Submitted this day 25th of March 2019.



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UNITED STATES BANKRUPTCY COURT

NORTHERN DISTRICT OF GEORGIA

ATLANTA DIVISION

IN RE:

Carmona Pineda, et al.

Case No:

18-55697-LRC

Chapter

7

Debtor(s)

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify under penalty of perjury that I am and at all times hereinafter mentioned, was more than 18 year of age, and that on the 28 day of March, 2019, served a copy of

which was filed in this bankruptcy matter on the 3 day of April, 2018.

Mode of service (check one):

☒ MAILED

☐ HAND DELIVERED

Name and Address of each party served (If necessary, you may attach a list):

Melvin Dwyer / Wendy Campbell
Attorney for Chapter 13 Trustee
869 Peachtree Street, Suite 500
Atlanta, GA 30303

I CERTIFY UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

Dated:

28th of March 2019

Signature:

Carmona Pineda, et al.

Printed Name:

Assandra Johnson-Lynch

Address:

869 Peachtree Valley Trace
Grady, Georgia 30017

Phone:

678 860 3621